#### IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS Eastern Division

THOMAS W. DURKIN, as Special Administrator of the Estate of MARY V. DURKIN,	) ) )
Plaintiff,	)
,	) Civil Action No. 1:07-cv-07162
V.	)
	)
BAYER CORPORATION, BAYER	)
PHARMACEUTICALS	)
CORPORATION, BAYER	)
HEALTHCARE LLC, and BAYER A.G.,	)
	)
Defendants.	)
	)

#### DEFENDANTS' NOTIFICATION OF TRANSFER TO MULTIDISTRICT LITIGATION

Pursuant to the Order entered by this Court on February 6, 2008 requesting prompt notification of any decision by the United States Judicial Panel on Multidistrict Litigation (the "JPML"), Defendant Bayer Corporation hereby provides notice that the JPML has ruled and consolidated all pre-trial proceedings before the Honorable Donald M. Middlebrooks in the United States District Court for the Southern District of Florida, as set forth in the Transfer Order attached hereto as Exhibit A.

April 9, 2008

#### Defendants

By: <u>/s/ Craig A. Knot</u>
One of Their Attorneys

Eugene A. Schoon (eschoon@sidley.com)

Craig A. Knot (cknot@sidley.com)

Elizabeth C. Curtin (ecurtin@sidley.com)

Gretchen M. Paine (gpaine@sidley.com)

J'Antae D. Hall (jdhall@sidley.com)

Sidley Austin LLP

One South Dearborn Street

Chicago, Illinois 60603

Phone: (312) 853-7279 Fax: (312) 853-7036

Steven E. Derringer (steven.derringer@bartlit-beck.com)

Bartlit Beck Herman Palenchar & Scott LLP

54 West Hubbard Street

Suite 300

Chicago, Illinois 60610 Phone: (312) 494-4415 Fax: (312) 494-4440 

# **EXHIBIT A**

UNITED STATES
JUDICIAL PANEL ON
MULTIDISTRICT LITIGATION

## UNITED STATES JUDICIAL PANEL on MULTIDISTRICT LITIGATION

Apr 07, 2008

FILED

CLERK'S OFFICE

IN RE: TRASYLOL PRODUCTS LIABILITY LITIGATION

MDL No. 1928

#### TRANSFER ORDER

**Before the entire Panel**\*: Defendants¹ have moved, pursuant to 28 U.S.C. § 1407, for coordinated or consolidated pretrial proceedings of this litigation in the District of Connecticut or, as stated by counsel at oral argument, the Northern District of Georgia. Plaintiffs in six actions and two potential tag-along actions support centralization and variously prefer selection of one or more of the following districts as the transferee district: the Northern District of California, the Middle District of Florida, the Southern District of Florida, the Northern District of Georgia, or the Southern District of Ohio. Plaintiffs in four actions and a potential tag-along action oppose centralization. In addition to the previously-mentioned districts, these plaintiffs alternatively support centralization in the Northern District of Illinois.

This litigation currently consists of eighteen actions listed on Schedule A and pending in fourteen districts as follows: two actions each in the Northern District of California, the Middle District of Florida, the Middle District of Tennessee, and the Southern District of Texas; and an action each in the Northern District of Alabama, the Central District of California, the Southern District of California, the Southern District of Florida, the Middle District of Georgia, the Northern District of Georgia, the Northern District of Illinois, the Western District of Louisiana, the Southern District of Mississippi, and the Northern District of West Virginia.<sup>2</sup>

On the basis of the papers filed and hearing session held, we find that these eighteen actions involve common questions of fact, and that centralization under Section 1407 in the Southern

.

<sup>\*</sup> Judge Scirica did not participate in the disposition of this matter.

<sup>&</sup>lt;sup>1</sup> Bayer Corp.; Bayer Healthcare Pharmaceuticals, Inc.; Bayer Healthcare, LLC; Bayer AG; and Bayer Healthcare AG (collectively Bayer).

<sup>&</sup>lt;sup>2</sup> In addition to the eighteen actions now before the Panel, the parties have notified the Panel of fourteen related actions pending in various districts across the country. These actions and any other related actions will be treated as potential tag-along actions. *See* Rules 7.4 and 7.5, R.P.J.P.M.L., 199 F.R.D. 425, 435-36 (2001).

District of Florida will serve the convenience of the parties and witnesses and promote the just and efficient conduct of this litigation. All actions share factual questions regarding the safety profile of the drug Trayslol, which is used to reduce blood loss in patients during coronary artery bypass graft surgery, and the warnings given by Bayer about the drug. Centralization under Section 1407 will eliminate duplicative discovery; prevent inconsistent pretrial rulings; and conserve the resources of the parties, their counsel and the judiciary.

For this litigation that is nationwide in scope, the parties have proposed several forums, any number of which could suitably serve as the transferee district. After careful consideration, we are persuaded that the Southern District of Florida is an appropriate transferee forum. The Southern District of Florida, where a constituent action is pending, currently has a relatively low number of MDL dockets and offers an accessible metropolitan location. Further, by centralizing this litigation before Judge Donald M. Middlebrooks, we are assigning this litigation to a jurist who has the experience to steer this litigation on a prudent course.

IT IS THEREFORE ORDERED that, pursuant to 28 U.S.C. § 1407, the actions listed on Schedule A and pending outside the Southern District of Florida are transferred to the Southern District of Florida and, with the consent of that court, assigned to the Honorable Donald M. Middlebrooks for coordinated or consolidated pretrial proceedings with the action pending there and listed on Schedule A.

PANEL ON MULTIDISTRICT LITIGATION

ohn G. Heyburn II Chairman

D. Lowell Jensen J. Frederick Motz Robert L. Miller, Jr. Kathryn H. Vratil David R. Hansen Anthony J. Scirica\*

### IN RE: TRASYLOL PRODUCTS LIABILITY LITIGATION

MDL No. 1928

#### **SCHEDULE A**

#### Northern District of Alabama

Bobbie S. Burnette, etc. v. Bayer Corp., et al., C.A. No. 7:07-2238

#### Central District of California

Sheila Ware v. Bayer Corp., et al., C.A. No. 5:07-1305

#### Northern District of California

Samuel Nitzberg, et al. v. Bayer Corp., C.A. No. 4:07-4399 Lupe De Leon, et al. v. Bayer Pharmaceuticals Corp., C.A. No. 4:07-6206

#### Southern District of California

Michael O'Connor v. Bayer Corp., et al., C.A. No. 3:07-633

#### Middle District of Florida

Deborah Bakan, etc. v. Bayer Corp., et al., C.A. No. 8:07-220 Melissa Morrill, etc. v. Bayer Pharmaceuticals Corp., et al., C.A. No. 8:07-819

#### Southern District of Florida

Ismael Rodriguez, et al. v. Bayer Corp., et al., C.A. No. 9:07-81172

#### Middle District of Georgia

Sherry L. Shaw, etc. v. Bayer Healthcare, et al., C.A. No. 4:07-176

#### Northern District of Georgia

David E. Wease, et al. v. Bayer Corp., et al., C.A. No. 1:07-1659

#### MDL No. 1928 Schedule A (Continued)

#### Northern District of Illinois

Thomas W. Durkin, etc. v. Bayer Corp., et al., C.A. No. 1:07-7162

#### Western District of Louisiana

Evelyn Moreaux Reider, et al. v. Bayer Corp., et al., C.A. No. 2:07-1688

#### Southern District of Mississippi

Jonnie Sessums, etc. v. Bayer AG, et al., C.A. No. 3:07-436

#### Middle District of Tennessee

Ada M. Williams v. Bayer Corp., et al., C.A. No. 1:07-4 Linda L. Davis v. Bayer Corp., et al., C.A. No. 3:07-115

#### Southern District of Texas

Kenneth L. Lanham v. Bayer Corp., et al., C.A. No. 4:07-1687 Vance Pesl, etc. v. Bayer Corp., et al., C.A. No. 4:07-2819

#### Northern District of West Virginia

Crystal Fast, etc. v. Bayer Corp., et al., C.A. No. 5:07-82

#### **CERTIFICATE OF SERVICE**

I hereby certify that true and correct copies of the foregoing NOTIFICATION OF TRANSFER TO MULTIDISTRICT LITIGATION were mailed or electronically delivered through this Court's Electronic Filing System on this 9th day of April, 2008, to the following counsel of record and that consent for electronic delivery was received from all counsel of record who were electronically served:

Jeffrey B. Sussman

Sussman Selig & Ross
One East Wacker Drive, Ste. 3650
Chicago, IL 60601
Telephone: (312) 977-4000
jbs@ssrlaw.com

Paul J. Napoli Marc Jay Bern Christopher R. LoPalo Napoli Bern & Associates, LLP 3500 Sunrise Highway, Ste. T-207

Great River, NY 11739 Telephone: (212) 267-3700

/s/ Craig A. Knot Craig A. Knot